

CIPR JC23  
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
In re Patent Application of :  
Khandros, et al. <sup>TRADEMARK</sup> :  
Application No. 08/984,615 : Group Art Unit: 2815  
Filed: December 3, 1997 : Examiner: S. Clark  
For: SEMICONDUCTOR CHIP : Date: December 9, 1999  
ASSEMBLIES, METHODS OF :  
MAKING SAME AND :  
COMPONENTS FOR SAME :  
X

Assistant Commissioner For Patents  
Washington, D.C. 20231

CERTIFICATION PURSUANT TO 37 C.F.R. § 1.97(e)(2)

Madam:

Pursuant to 37 C.F.R. § 1.97(e)(2), undersigned counsel hereby certifies that no item of information contained in the accompanying Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application to the above-referenced patent application, and, to the knowledge of undersigned counsel, after making reasonable inquiry, no such item of information was known to any individual designated in 37 C.F.R. § 1.56(c) more than three months prior to the filing of the accompanying Information Disclosure Statement.

Respectfully submitted,

LERNER, DAVID, LITTENBERG,  
KRUMHOLZ & MENTLIK, LLP



MARCUS J. MILLET  
Reg. No. 28,241

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Marcus J. Millet

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INFORMATION DISCLOSURE STATEMENT

Madam:

It is respectfully requested that the references listed on the enclosed Form PTO-1449 be made of record and considered with respect to the above-referenced U.S. patent application. A copy of each reference is enclosed. The non-English language references, JP 63-290796, JP 63-51196, JP 63-290795, and JP 2-128453, are accompanied by English translations. These translations (marked "translations") were prepared by a commercial translation service at the request of Applicants' counsel. In addition, for each of these references, copies including English-language annotations are enclosed. These annotations were prepared by an adverse party during discussions concerning a related patent. These annotations are not believed by Applicants to constitute accurate translations of the Japanese patents and are not believed to constitute legally available prior art.

The references cited are not believed by the Applicants to be pertinent to the presently-claimed invention but are cited

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because they were raised by one or more adverse parties in discussions concerning related patents.

Submission of the present Information Disclosure Statement should not be taken as an admission that the cited references are legally available prior art or that the same are pertinent or material.

In the event that any fee is due in connection with the present Information Disclosure Statement, the Commissioner is hereby authorized to charge the same to our Deposit Account No. 12-1095.

Respectfully submitted,

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